INTERNATIONALSEARCHREPORT

International application No. PCT/JP 2004/002929

A. CLA	ASSIFICATIONOFSUBJECTMATTER	<u></u>	
	G02B1/11,B32B7/02		
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B. FIEL	to International Patent Classification (IPC) or to both LDS SEARCHED	national classification and IPC	
Minimum d	ocumentation searched (classification system followed		
Int.Cl ²	G02B1/11,B32B7/02	by classification symbols)	
Documentat	tion searched other than minimum door-		
Japanese Applicat	tion searched other than minimum documentation to th Utility Model Gazette 1922-1996, Japan ions 1971-2004, Japanese Registered Uti	e extent that such documents are included in less Publication of Unexamined Ut	the fields scarched
Containi	ions 1971-2004, Japanese Registered Uti ng the Utility Model 1996-2004	lity Model Gazette 1994-2004,	Japanese Gazette
Electronic d	ata base consulted during the international search (name	of data base and where practicable seconds	
	·	man practicable, search	erms usea)
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C. DOCU	MENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where	appropriate, of the relevant passages	Deleverité de la 27
Y			Relevant to claim No.
-	JP 2000-204301 A (CATALYS:	rechemical	1-13
	IND.CO.,LTD.) 2000.07.05, [0054], [0066] and [0116],	Claim 1, [0001],	·
Y	JP 63-225532 A (SEIKO EPSO	ON CORPORATION)	1-13
	1 4 3 0 0 . U 9 . 4 U , Claim 1 and lir	les 1-4.lower	1 1-13
1	column, page 5, (Family:no	one)	
Y	EP 1089093 32/EUTT DYONG -		
_	EP 1089093 A2(FUJI PHOTO E 2001.04.04, [0033], [0076]	CLM CO., LTD.)	5-13
	and [0093]	, [00/8], [0082]	
	& JP 2001-166104 A, [0005]	, [0026] , [0027]	
	[0029] and [0033]	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
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Further	documents are listed in the continuation of Box C.	See patent family annex.	
Special o	categories of cited documents:		
	nt defining the general state of the art which is not ed to be of particular relevance	priority date and not in conflict with	
E" earlier a	pplication or patent but published on or after the inter- filing date	"X" document of particular relevance: the	derlying the invention
	nt which may throw doubts on priority claim(s) or which to establish the publication date of another citation or other eason (as specified)	be considered novel or cannot be a inventive step when the document is	
			claimed investigation
O" documen means	t referring to an oral disclosure, use, exhibition or other	combined with one or more other	step when the document is
P" documen	t published prior to the international filing date but later	being obvious to a perso	n skilled in the art
	priority date claimed tual completion of the international search	document incliner of the same paten	
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	apan Patent Office		2V 3309
	nigaseki, Chiyoda-ku, Tokyo 100-8915, Japan	MASAAKI MORIUCI	LL
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C (Continua	tion). DOCUMENTS CONSIDERED TO BE RELEVANT	 -	
Category*	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim N
¥	EP 1077236 A1 (NISSAN CHEWICAL INDUCATE)		14-18
25	LTD.) 2001.02.21, claim 9, claim 11 © JP 2001-123115 A, claim 1, claim 3, [00091	19-26
	and [0029]	0003]	19-26
¥	US 2002/0018886 A1(FUJI PHOTO FILM CO., 2002.02.14, [0100]-[0102], [0189] and E UP 2001-310423 A, [0004], [0009], [0008]	14-18	
Y	JP 2002-302521 A(HYMO CO.,LTD.) 2002.10.18, [0022], (Family:none)		15-18
A	JP 7-281023 A(MITSUBISHI MATERIALS CORPORATION) 1995.10.27, full text, all drawings, (Family:none)		14-26
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International application No.

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Box No. II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)					
This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reason	ns:				
1. Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:					
2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to succepted that no meaningful international search can be carried out, specifically: .	h an				
3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).					
Box No. III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)					
This International Searching Authority found multiple inventions in this international application, as follows: See extra sheet of Continuation of Box No.III					
1. As all required additional search fees were timely paid by the applicant, this international search report covers all search claims.	ble				
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite paymen any additional fee.	t of				
3. As only some of the required additional search fees were timely paid by the applicant, this international search report covonly those claims for which fees were paid, specifically claims Nos.:	ers				
4. No required additional search fees were timely paid by the applicant. Consequently, this international search report restricted to the invention first mentioned in the claims; it is covered by claims Nos.:	t is				
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.					

Continuation of Box No.III of continuation of first Sheet(2)

A common subjected matter of claims 1 and 14 is "at least one metal element, in which the oxide of the at least one metal element has a refractive index of 1.95 or more"

However, as a result of investigation, since this common subjected matter is disclosed in JP 2000-204301 A (CATALYST & As a result, SIND. CO., LTD.), 2000.07.25, it appears not to be new. As a result, since "at least one metal element, in which the oxide of the at least one metal element has a refractive index of 1.95 or more" does not go beyond the region of prior art, this the meaning of 2nd-sentence of the PCT rule 13.2.

Accordingly, the special technical feature of claim 1 relates to a point that "the composite oxide is doped with at least one metal ion selected from the group consisting of Co ion, Zr ion and Al ion" while the special technical feature of claim 14 relates to "fine particles of a high refractive index composite oxide, in which the fine particles of a high refractive index composite oxide contains a bismuth element". Hence, there is no technical relationship among those inventions involving one or more of the same or corresponding technical features. Thus, these general inventive concept.

Therefore, claims 1 and 14 do not satisfy the requirement of unity of invention.